

[7 August, 2000]

RAJYA SABHA

Delhi which falls in the jurisdiction of police station, Kamla Market. Therefore, he was not competent' for conducting further investigation. Hence, he filed the same stating that no cognizable offence is made out in the jurisdiction of Police Station. Tuglak Road.

Decision on Unauthorised Colonies

1690. SHRIMATI AMBIKA SONI: Will the Minister of URBAN DEVELOPMENT AND POVERTY ALLEVIATION be pleased to state:

(a) whether Government had consultations with the concerned authorities like Delhi Government, DDA and MCD before taking the decision of regularizing the unauthorised colonics numbering 1071 in Delhi, which came up before 1993;

(b) if so, the details of the views expressed by the DDA and MCD authorities and Delhi Government;

(c) the impact on the commercial and residential projects on land under acquisition of the DDA at present;

(d) whether Government are considering a proposal to decide the fate of the unauthorised colonics in Delhi, which come up after 1993; and

(e) if so, the details thereof?

THE MINISTER OF URBAN DEVELOPMENT AND POVERTY ALLEVIATION (SHRI JAGMOHAN): (a) to (e) In early 1993, Govt. of National Capital Territory of Delhi decided to recommend to the Government of India for regularisation of unauthorised colonics in Delhi which had come up before March 31, 1993. Soon thereafter, a public interest writ petition was filed by the Common Cause in the Delhi High Court against this proposal recommendations. The High Court in its interim orders, stayed action or decision by the Government for regularising these colonies.

On the directions of the court, a High Powered Committee headed by Secretary, Ministry of Urban Development was constituted

to go into the entire gamut of issue on unauthorised colonies. On the basis of the report of this Committee, the High Court asked the Government to submit its view to the Court in respect of regularisation of the colonies and the terms and conditions on which such regularisation could be done. After consulting all the local authorities including the Government of National Capital Territory of Delhi, a draft proposal was prepared. This proposal was sent to Delhi Government and the Government of Delhi conveyed its agreement to the draft proposal in October, 1999. Thereafter, the Government of India formulated its views and these views are being submitted to the High Court through an affidavit. The High Court, after considering these views and holding further proceedings in the matter, will take appropriate decision. The Government will take further action in accordance with the directions/orders of the High Court.

Comprehensive Sewage Treatment Project in Ahmedabad

1691. SHRI BACHANI LEKHRAJ: Will the Minister of URBAN DEVELOPMENT AND POVERTY ALLEVIATION be pleased to state:

- (a) whether any plan for a comprehensive sewage treatment project in Ahmedabad city has been received; and
- (b) if so, the present status of the project?

THE MINISTER OF STATE IN THE MINISTRY OF URBAN DEVELOPMENT AND POVERTY ALLEVIATION (SHRI BANDARU DATTATRAYA): (a) Ministry of Environment & Forests, National River Conservation Directorate (NRCD) has informed that a plan for setting up 2 Nos. of Sewage Treatment Plants, 106 mid at Pinara and 126 mid at Vasna in Ahmedabad city for abatement of pollution of river Sabermati under National River Conservation Plan has been received from Government of Gujarat in June, 2000;

- (b) The proposal submitted by Government of Gujarat is under examination in the NRCD.